

Gary Easley 18525 Old Monterey Road Morgan Hill, Ca. 95037 1-408-722-6298 garyeasley@yahoo.com



IN THE UNITED STATES DISTRICT COURT

IN AND FOR THE NORTHERN DISTRICT OF CALFORNIA

IN RE MATTER OF:

GARY D. EASLEY

٧.

DONALD TRUMP

JOSEPH BIDEN

KAISER HOSPITAL

VALLEY MEDICAL OF SANTA CLARA COUNTY

WALGREENS INC.

RITE - AID INC.

LUCY KOH

NATHANAEL COUSINS

BETH LABSON FREEMAN

ALISON CLAIRE

MORRISON ENGLAND

EDWARD F. LEE

KATARINA PENA

RUBEN MUNOZ

AMY KIMPLE

SHERRY GLOVER

MADISON GLOVER

RONALD BURNEY

THE CITY OF MORGAN HILL

SAFEWAY MARKET

FEDERAL BUREAU OF INVESTIGATION OF THE UNITED STATES OF AMERICA

CENTAL INTELLIGENCE AGENCY

CATHERINE EASLEY

THERESA MCCLURG

1.) CIVIL ACTION

42 U.S.C. 1983, 42 u.s.c 1985

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UNITED STATES ARMED FORCES

STATE OF CALIFORNIA

UNITED STATES OF AMERICA

THE PEOPLE OF THE UNITED STATES OF AMERICA

THE CENTERS FOR DISEASE CONTROL

THE SAN JOSE POLICE DEPARTMENT

THE MEMBERS OF THE CALIFORNIA STATE SENATE AND UNITED STATES CONGRESS

Comes now, in the United States Federal Court for the Northern District of California, the plaintiff, Gary Easley, on his own behalf. The plaintiff does now submit this initial civil complaint under 42 USC 1983 raising claims against several state and federal defendants, as well as several private civilians whose actions against plaintiff resulted in violation committed against the plaintiff under the United States Constitution and State Constitution respectively. Defendants named herein this complaint, acting under color of state law, violated the Plaintiffs federally protected rights under 42 USC 1983 and the US Constitution. Actions deprived the plaintiff of that right acted under color of state and federal law, and proximately caused deprivations of federally protected rights. Actions amounted to the enforcement of municipal custom and/or policy. Actions resulted to disregard the rights of the plaintiff which any prudent and cautious individual should have known would amount to a violation of plaintiffs constitutionally protected rights. Actions were neglectful and government defendants supervisors were neglectful in failing to properly train their employees.

The plaintiff submits that he was impeded through the time of the initial via threats and mob violence and plaintiff should be considered by this court as an individual who both is eligible for

asylum from the United States of America. Plaintiff submits the United States Consitution is ineffective to protect his rights under the circumstances of the immediate case. Evidence will show that the United States of America has been overthrown by an nefarious party. This is a protective filing and plaintiff requests that this case be held in abeyance and stayed to allow him the 3 months to file respective motions in other locations and allow the plaintiff to amend the complaint 1 time before any action is taken by this court with respects to review and or determination.

Chim!! That ou or ABOUT \$2012020, the Alliphidrove Defendants did no Attempt to Prevent Plaintiff from Braining life asisting medicine This until after a long time had passed.

Plaintiff informed Doctors He make up to a working who had justified informed Doctors He make up to a working who had justified informed Doctors He make up to a working who had justified informed Doctors He make up to a working who had justified when had justified when he was a prostitute when he was a SEX with home Action were Reckless and wholated 4/Aural All Constitution of the Consporacy mass 1989

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That on or Around the date of 4/20/20/20, the named defendants did take part in a conspiracy to encourage and/or ultimatelty achieve to commit War crimes in collusion with a declared enemy of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the formal part of the United States, ISIS terrorist regime located within the loca

CERTIFICATE OF SERVICE

I, Gary Easley, am the Plaintiff in the above entitled action. I am over the age of 18. I hereby swear that everything contained within this document is the truth to the best of my ability. On the date of 4-14-2022, I served to the United States District Court Office of the clerk a true copy of this document titled 42 USC 1983 etc. A CIVIL ACTION, via personal courier service, postage fully prepaid to 280 S./First Street San Jose California US DIST CT. Northern Dist of Ca.

4-14-2022

Date

Mary Early Pro=per Plaintiff